Form 210A (10/06)

United States Bankruptcy Court District of Nebraska (Omaha Office)

In re:

Professional Veterinary Products, Ltd.,

(Jointly Administered Under Case No. 10-82436-TJM)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or **deemed filed** under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to **Rule 3001(e)(1)**, Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferee: Fair Harbor Capital, LLC As assignee of LA CO Industries Inc.	Name of Transferor: LA CO Industries Inc.
Name and Address where notices to transferee should be sent;	Court Claim # (if known): none Amount of Claim: \$6,627.60 Date Claim Filed:
Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023	Name and Address of Transferor: LA CO Industries Inc. 97650 Eagle Way Chicago, IL 60678
Phone: 212 967 4035 Last Four Digits of Acct #:	Phone: Last Four Digits of Acct. #; <u>n/a</u>
Name and Address where transferee payments should be sent (if different from above):	
Phone: n/a Last Four Digits of Acct #: n/a	
I declare under penalty of perjury that the information probest of my knowledge and belief.	ovided in this notice is true and correct to the
By:/s/Fredric Glass	Date: <u>March 30,</u> 2011
Transferee/Transferee's Agent Penalty for meking a false stalement: Fine of up to \$500,000 or imprise	

United States Bankruptcy Court District of Nebraska (Omaha Office)

in re:

Professional Veterinary Products, Ltd.,

(Jointly Administered Under Case No. 10-82436-TJM)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

Claim No. none (if known)

was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As evidence of the transfer of claim, the transferee filed a Transfer of Claim Other than for Security in the clerk's office of this court on March 30, 2011.

Name of Transferee:
Fair Harbor Capital, LLC
As assignee of LA CO Industries Inc.

Name of Alleged Transferor: LA CO Industries Inc.

Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023

Name and Address of Alleged Transferor:

> LA CO Industries Inc. 97650 Eagle Way Chicago, IL 60678

~DEADLINE TO OBJECT TO TRANSFER~

The transferor of claim named above is advised the this Notice of Transfer of Claim Other than for Security has bee
filed in the clerk's office of this court as evidence of the transfer. Objection must be filed with the court within twenty
(20) days of the mailing of this notice. If no objection is timely received by the court, the transferee will be substitute
as the original claimant without further order of the court.

Date:	
	Clerk of the Court

n ris: Professional Veterinary Products, Lida, et al. Delator.	: Chapter I I Cate/No. 10-82436-TINF, a. nl. Amount 86,627,60
A 775 handstathers and State and Market and Annual	THER THAN FOR SECURITY AND WAIVER OF NOTICE .
	Hankington Rule 3000(c)
PLEASE TAKE NOTICE that the scheduled claim of 6,627.60, as listed within Schedule F of the Schedule of As are Proof of Claim. If any, identified below and Transferor's in account of the essemblion of any executory contact or lend all other claims, causes of notion against the Debtes, list enests existing from, under or relating to any of the foregointy Debter in satisfaction of the Claim) of Transferonthere be "Pransferon's in consideration of the sum of Transferonthere be "Pransferon's in consideration of the sum of ECURITY AND WAIVER OF NOTICE is evidence or me inclination, motion, Proof of Claim are other document with the undersigned Transferon's the above decarded to relating the undersigned Transferon's the above decarded to reclaim is refused, objected to, or disallowed in whole or good the second of the Claim is refused, objected to, or disallowed in whole or good the second of the Claim is refused to the Appropriate of Claim is second to the Appropriate of Claim is attached to this Assignment. If the proventies we have demanded to the Assignment, if the proventies we demand of the Claim on the recents of the Court. In the case of the Court. In the case of the Court. In the event the Thin is utilized by discussed in an or transferoe, and, at Transferoe's option only, Transferoe here not to exceed twice the Claim court, Transferoe here	Amount \$6,627.60 THER THAN FOR SECURITY AND WAIVER OF NOTICE Bankingtey Rule 3000(c) To Le Co Industries face ("Transferor") against the Debtor(s) in the amount of seas and Liabilities filled by the Debtor(s), and all elatins (journain, without limitation rights to receive all interest, possible, ours payments that it may be amilited to receive assessed to the Claim and feet, if pay, which may be paid with respect to the Claim and feet, if pay, which may be paid with respect to the Claim affiliates, any guaranter or other third party, together with voting and other rights and up, and all east, socialises, instruments and other property which may be paid or issued an implement of the Transfered and assigned other than for security to Pair Harbor Capital, LLC. Lyndras of the Transfered on the TRANSFER OF CLAIM OTHER THAN FOR a transfer of the claims and all rights and benefits of Transferer relating to the Claim, we and this transfer shall be decread an attachute and unconditional transfer of the Claim the a secucity laterest. Please note that the there Capital, LLC is not obligated to file with the Bankruptcy Court with regard to your claim. Ed claims, hereby assign and transfer my claims and all rights there under to the represent and warrant that the claim is not less than \$6,627.56 and fast not been by Transfered, I agree to relative that have been or may be asserted by or on behalf of Debtor or any other party to seduce the hard been or may be asserted by or on behalf of Debtor or any other party to seduce a received the transfer differs from the Claim answer as from the Ordin and armic copy of roof of Claim and and differs from the Claim answer as the forth above. Transfered shall elect to the terros of files Agreement and berein, Transferor is burely deemed to sell to be proved to purchase, the laterous of said Claim at the same percentage of claim paid
I, the undersigned Transferor hereby authorica Teach cankruptcy Procedure (TRRP"), with respect to the Calm, any subsequently transfer the Cisim back to Transferor if dutile 3901 (c) of the FRBP. In the event Transferor transfers and Transferor release each other of all and eny obligation are ossent to fall of the trans set forth in this Transfer of Calmonica pursuant to Rule 3907 (c) of the FRBP. Transfer of Calmonica pursuant to Rule 3907 (c) of the FRBP. Transfer of claim end any such re-arriginate the fall, this and interest of Transfero in and to this Transfer of elivery of this Transfer of Claim end my such re-arriginate the issuance of such check, then Transferor shall be automated. Other than stoted above, Transferor shall be automated in the Transferor assumes all ris sir, the for Eaples, LLC any corresponding the claim of the Tbis Transfer of Claim shall be governed by and or relating to this Assignment of Claim may be brought in and content personal publishes of Transferor at the address set forth in tenand a tried by jury. Transferor at the address set forth in tenand a tried by jury. Transferor and ownership of the Chin Easter of the Beakingproy Code and Transferor has an in the Chapter 7 of the Beakingproy Code and Transferor has paid if Yakefere in regard to the Cham and ownership of the Chin BANSFEROR: a Co Intensifies the 100 Code and Transferor in Chin Easter Way. Alcago, IL 50078-7650	nublect to any objection by the Debtor, instance to Rule 3001 (c) of the Federal Rules of while Transfered performs its due diligence on the Claim. Transfered, at the sole option, we diligence is not satisfactory, in Transfered sole and absolute discretion pursuant to a time Claim back to Transfered or withing we are transfer, at such time both Transfered re inhibitly regarding the Assignment of Claim. Transfered better, as such time both Transfered re inhibitly regarding the Assignment of Claim. Transfered better, and (i) its right to resoive and packnowledges that Transfered may at any time reassign time Claim, tagether with all a Claim. All representation and sommittee made brein shall survice the execution and in 18 Transfered falls in provide the amount of ones made brein shall survice the execution and in 18 Transfered falls in provided in cash decay falls in provided in a stip deemed to have waived its Claim. Its associated with despots ability to distribute fands. Transfered agrees to deliver to easily deemed to the date Transfered signs this agreement. The eleck of the court is fransfered to the date Transfered signs this agreement. The eleck of the court is fransfered to hat of the Transfered bised below. Outstruct in accordance with the laws of the State of New York. Any aution axising under my State or Federal court located in the State of New York, and Transfered by analying a third Assignment of Claim, and in any exten hereunder Transfered by analying a third sate of the provided to a case under for the Claim. Transferer shall immediately cents to Transfered in a case under for the Claim. Transferer shall immediately cents to Transfered in a case under for the Claim. Transferer shall immediately cents to Transfered in a case under for the Claim. Transferer shall immediately cents to Transfered in the shall prove to back to Transferer shall immediately cents to Transfered in the shall prove the court.
I, the undersigned Transferor hereby authorize Teastruptcy-Procedure (TREP), with respect to the Calm, any subsequently transfer the Claim back to Transferor if dutie 3001 (c) of the FRBP. In the event Transferor transfers of the 1300 (c) of the FRBP. In the event Transferor transfers of the 1300 (c) of the FRBP. Transfer of Calm office pursuant to Rule 3001 (c) of the FRBP. Transfer of Calm office pursuant to Rule 3001 (c) of the FRBP. Transfer of Calm office pursuant to Rule 3001 (c) of the FRBP. Transfer of Calm office pursuant to Rule 3001 (c) of the FRBP. Transfer of Calm and any such re-assignment for issuance of such each office, the Transfer of Calm and any such re-assignment of Calm of Rule (c) the material to charge the address regarding the claim of the Transfer of Calm shall be governed by and or regarding to this Assignment of Claim and the seventile that and confers personal jurisdiction over Transferor by such compy of said process to Transferor at the address set forth in caused a trial by jury. Transferry acknowledges that, in the Languar of the Benkington Code and Transferor has paid is reflected in regard to the Claim and ownership of the Claim BANSFEROR: a Co Industries the 7650 Engle Way Micago, II. 50078-7650 the Industries The 100 Get AS 100 Get Al Titles (c) 100 Get AS 100 G	makere to file a notice of transfer pursuant to Rule 3001 (c) of the Federal Rules of while Transfered performs its due diligence on the Claim. Transfered, at its sole opinon, we diligence is not satisfactory, in Transfered sole and absolute discretion pursuant to a file Claim back to Transfered or withings we are transfer, at such there both Transfered re liability regarding the Assignment of Claim. Transfered better, as such that both Transfered and conditions and the file of the first season of the first process and on and herein waives (i) for right to reserve areby acknowledges that Transfered may at any time reassign the Claim, together with all of Claim. All representation and warmaties made herein shall survice the execution and n. If Transfered falls is regorded to the distribution check on or before ninety (90) days installation check, the amount of ones as attributable to such check shall be deposited in easily destried to have valved its Claim. Its last because to be a successful to distribute funds. Transfered agrees to deliver to easily destribute that of the Transfered light before to the other of the Transfered light before to the other from Transfered light before to the other of the Transfered light before to the other familiary to distribute funds. Transfered agrees to deliver to easily alternative to that of the Transfered light before to the other familiary and the same transfered to the other to the date Transfered light before to the other to the date Transfered light before to the agrees that service of more small any transfered to another to the date Transfered light to be upon Transfered by analysing a third scale of the upon Transfered by analysing a third season and any extended to the upon Transfered by analysing to the Assignment of the Claim, and in any extended to the upon Transfered to a case under for the Claim, Transfered by analysing a shall revert back to Transfered spaid to be another to the part of the Transfered and to the transfered and the part of the Transfered all mo
I, the undersigned Transferor hereby authorize Teastruptcy-Procedure (TREP), with respect to the Calm, any subsequently transfer the Claim back to Transferor if the file 3001 (c) of the FRBP. In the event Transferor transfer of the 130 of the trans set forth in this Transfer of Claim of Transferor transfer of Claim of Transferor transfer of Claim of the 130 of the trans set forth in this Transfer of Claim of the product to Rule 3001 (c) of the FRBP. Transfer of Claim of the 130 of the transfer of Claim and any such re-assignment for issuence of such eccount; and Transferor shall be automated issuence of such eccount; and Transferor shall be automated Other than stoted above. Transferor assumes at the significant of the Total Transfer of Claim shall be governed by and or relating to this Assignment of Claim shall be governed by and or relating to the Assignment of Claim shall be governed by and or relating to the Assignment of Claim shall be governed by and or relating to the Assignment of Claim shall be governed by and or relating to the Assignment of Claim shall be governed by and or relating to the Assignment of Claim shall be governed by and or relating to the Assignment of Claim shall be governed by and or relating to the Beakington over Transferor by such to opp of said process to Transferor at the address set forth in transfer of the Beakington Code and Transferor has paid if Yattefere in regard to the Claim and overcrating of the Claim BANSFBROR: a Co Diffusive Hard Claim and overcrating of the Claim BANSFBROR: a Co Diffusive Hard Claim and overcrating of the Claim Bansferor by the Claim Name: DOUGLAS BOBOAL Titles Claim Name: DOUGLAS BOBOAL Titles Claim Address (If Claim ed):	makere to file a motice of transfer pursuant to Rule 3001 (c) of the Federal Rules of while Transfere performs its due diligence on the Claim. Transfere, at its sole option, we diligence is not satisfactory, in Transferens sole and absolute discretion pursuant to a fine Claim back to Transferor or withinfavor the transfer, at such time both Transferor or withinfavor the transfer, at such time both Transferor or withinfavor the transfer, at such time both Transferor or withinfavor the transfer or transferor or withinfavor the transfer or transferor backty acknowledges and o and farely waives () its right to reserve are part of the transferor may at any time reassign the Claim, together with all of Claim. All representation and warmaties made barein shall survice the execution and at ItTmasferor falls to regardist the claims that survice the execution and at ItTmasferor falls to regard in Claim, the claim to the such check shall be deposited in satisfaction due to the waived in Claim. ItTmasferor to that of the Transferor light to distribute fands. Transferor agrees to deliver to sective distribution to the date Transferor is fall to the distribution the date. Transferor to the date Transferor light to fact of the Transferor with the laws of the State of New York. Any aution arising under my State or Federal court located in the State of New York, and Transferor to statistic to court and agrees that service of process may be upon Transferor by stating a this Assignment of Claim, and in any action because of reservite of the constant to access under to the Claim, and in any action because of reserved to a case under to the Claim, transferor shall immediately remit to Transferor all montes paid by an shall revert back to Transferor shall immediately remit to Transferor all montes paid by an shall revert back to Transferor shall immediately remit to Transferor all montes paid by an shall revert back to Transferor shall immediately remit to Transferor all montes paid by an shall revert back to Transferor. Signansie
I, the undersigned Transferor hereby authorize Teamstrupey Procedure (TRINF), with respect to the Calm, any subsequently transfer the Claim back to Transferor if the file of the TRBP. In the event Transferor is the file of the TRBP. In the event Transferor is the file of the transfer and transferor is an entered to all and eny obligation as consents to all of the transfer set forth in this Transfer of Calculotic pursuant to Rule 3007 (c) of the FRBP. Transfer of Calculotic pursuant to Rule 3007 (c) of the FRBP. Transfer of the light, little and interest of Transfero in and to this Transfer of the isotropic of such second, and Transfero shall void the first free 's back account, and Transferor shall be automatic first free 's back account, and Transferor shall be automatic first free 's back account, and Transferor shall be automatic first free 's back account, and Transferor shall be automatic first free 's back account, and Transferor assumes all ris sist. Herbor Capital, LLC any generapordenous proposals at the others of Claim shall be governed by and or relating to this Assignment of Claim may be brought in an other present jurisdiction over Transferor by such coopy of said process to Transferor acknowledges that, in the languar of the Bankmiptop Code and Transferor has paid if Yearsferoe in regard to the Claim and ownership of the Claim 7650 Engle Way Altengo, IL (50678-7650 the Claim Address (HCClaim Code); Date: Date: Date: LCC	makere to file a notice of transfer pursuant to Rule 3001 (c) of the Federal Rules of while Transfered performs its due diligence on the Claim. Transfered, at its sole opinon, we diligence is not satisfactory, in Transfered sole and absolute discretion pursuant to a file Claim back to Transfered or withings we are transfer, at such there both Transfered re liability regarding the Assignment of Claim. Transfered better, as such that both Transfered and conditions and the file of the first season of the first process and on and herein waives (i) for right to reserve areby acknowledges that Transfered may at any time reassign the Claim, together with all of Claim. All representation and warmaties made herein shall survice the execution and n. If Transfered falls is regorded to the distribution check on or before ninety (90) days installation check, the amount of ones as attributable to such check shall be deposited in easily destried to have valved its Claim. Its last because to be a successful to distribute funds. Transfered agrees to deliver to easily destribute that of the Transfered light before to the other of the Transfered light before to the other from Transfered light before to the other of the Transfered light before to the other familiary to distribute funds. Transfered agrees to deliver to easily alternative to that of the Transfered light before to the other familiary and the same transfered to the other to the date Transfered light before to the other to the date Transfered light before to the agrees that service of more small any transfered to another to the date Transfered light to be upon Transfered by analysing a third scale of the upon Transfered by analysing a third season and any extended to the upon Transfered by analysing to the Assignment of the Claim, and in any extended to the upon Transfered to a case under for the Claim, Transfered by analysing a shall revert back to Transfered spaid to be another to the part of the Transfered and to the transfered and the part of the Transfered all mo

In re	Professional Veterinary Products, Ltd.	,	Casc No.
		Debtor	

SCHEDULE F - CREDITORS HOLDING UNSECURED NONPRIORITY CLAIMS (Continuation Sheet)

OR PROPERTY AND ALL AND	C	Hu	aband, Wife, Joint, or Community		2 1	!!	Þ	
CREDITOR'S NAME, MAILING ADDRESS INCLUDING ZIP CODE, AND ACCOUNT NUMBER (See instructions above.)	CODEBTOR	C 7 H	IS SUBJECT TO SETOFF, SO STATE		13	UNLIGULDATED	DISPUTED	AMOUNT OF CLAIM
Account No. x3320		Γ	Inventory		Ţ	Ĕ		
La-Co Industries Inc 97650 Eagle Way Chisago, IL 60678-7650		-	•		 			6,627:80
	_			+	╪	_	-1462	
Account No. xxx3152 Lake Region Veterinary Clinic 1210 E Hwy 79 Elbow Lake, MN 56531		-	VOR Commission					Unknown
Account No. x5564	-	╫	Freight		+	┪		
Lakeville Motor Express Inc. C/O Bank of America Lockbox Services 15978 Collections Center Drivs Chicago, IL 60693		-						7,713.46
Account No. xxx6700		1	VOR Commission	\neg		٦		
Lakeway Veterinary Clinic 2395 State Hwy 111 S Edna, TX 77957		-	,					Unknown
Account No. xxx1800	┪	+	VOR Commission	+	\dagger	\neg		
Lamp Veterinary Clinic 957 East Hill St Beliville, TX 77418								Unknown
Sheet no. 99 of 177 sheets attached to Schedule of	— —— ₃f			Stil	bto	tai	-	44.044.55
Creditors Holding Unsecured Nonpriority Claims			(Total o	f this	s p	ag	e)	14,341.06